

PEPPER, HAMILTON & SCHEETZ

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WASHINGTON, D.C. 20006
202-842-8100

10 SOUTH MARKET SQUARE
HARRISBURG, PA 17108
717-255-1155

100 RENAISSANCE CENTER
DETROIT, MI 48243
313-259-7110

ATTORNEYS AT LAW

20TH FLOOR
THE FIDELITY BUILDING
123 SOUTH BROAD STREET
PHILADELPHIA, PENNSYLVANIA 19109-1083

215-893-3000

CABLE ADDRESS "PEPFIL PHILADELPHIA"
TELECOPIER (#485) 215-732-6029 · DEX (#3600) 215-985-9594
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606 SOUTH OLIVE STREET
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MALVERN, PA 19355
215-251-0777

824 MARKET STREET
WILMINGTON, DE 19801
302-652-2007

WRITER'S DIRECT DIAL NUMBER

(215) 893-3083

RECORDATION NO. **1 5152** Filed & Recorded

January 16, 1987

JAN 16 1987 11-05 AM

HAND DELIVER INTERSTATE COMMERCE COMMISSION

Interstate Commerce Commission
Constitution Avenue and 12th Street, N.W.
Washington, D.C. 20423

Attention: Mildred Lee, Office of the Secretary,
Public Records Section, Room 2303

Dear Ms. Lee:

Enclosed for filing in your office are three (3) originally executed and notarized Security Agreements dated December 31, 1986 between Consolidated Rail Corporation and Manufacturers National Bank of Detroit and this firm's check in the amount of \$10.00 to cover your office's filing fee therefor. The addresses of the parties to the agreement are as follows:

Consolidated Rail Corporation
1310 Six Penn Center Plaza
Philadelphia, Pennsylvania 19103

Manufacturers National Bank of Detroit
100 Renaissance Center
Detroit, Michigan 48243

The collateral secured by the subject agreement is listed on Schedule A attached to the agreements.

No. **7-016A013**
Date **JAN 16 1987**
Fee \$ **10.00**

ICC Washington, D. C.

1/16/87
10.00
ICC Washington, D. C.

ICC OFFICE OF
THE SECRETARY
JAN 16 11 01 AM '87
MOTOR OPERATING UNIT

[Handwritten signature: Robert J. Lamm]

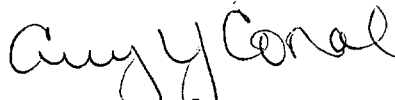
PEPPER, HAMILTON & SCHEETZ

Mildred Lee
Interstate Commerce Commission
Page Two
January 15, 1987

Please provide the representative of this office who is delivering this package to you with a receipt of some sort for the documents described in the above.

Thanking you in advance for your attention to this matter, I am

Sincerely,

A handwritten signature in cursive script that reads "Amy Y. Coral".

Amy Y. Coral
Legal Assistant

AYC/dtj
Enclosures
cc: John F. Fansmith, Jr., Esquire
James A. Ounsworth, Esquire

145152

RECORDATION NO. _____ Filed & Recorded

SECURITY AGREEMENT

JAN 16 1987 11-0 5 AM

INTERSTATE COMMERCE COMMISSION

Security Agreement made this 31st day of December, 1986, between Consolidated Rail Corporation, a Pennsylvania corporation, having its principal place of business at Six Penn Center Plaza, Philadelphia, Pennsylvania (herein referred to as "Debtor"), and Manufacturers National Bank of Detroit its principal place of business at 100 Renaissance Center, Detroit, Michigan 48243, (herein referred to as "Secured Party").

WITNESSETH:

WHEREAS, Debtor desires to borrow from Secured Party the principal sum of \$8,875,215.00 for the purposes and on the conditions hereinafter described, and

WHEREAS, Secured Party is willing to lend to Debtor such amount for purposes and on the conditions hereinafter described.

NOW, THEREFORE, in consideration of the mutual covenants and promises herein contained, Debtor and Secured Party agree:

SECTION ONE
CREATION OF SECURITY INTEREST

FOR VALUABLE CONSIDERATION, receipt whereof is hereby acknowledged, Debtor hereby grants to Secured Party a lien and security interest in the railroad equipment, including any additions and accessions thereto and any replacements and substitutions therefor, and in all leases thereof by the Debtor and the proceeds of all of the foregoing (other than in the usual interchange of traffic or in through or run-through service) (hereinafter referred to as the "Collateral") set forth on Schedule A hereto, to secure the payment of the sum of Eight Million Eight Hundred Seventy Five Thousand Two Hundred Fifteen and No/100 Dollars----- as evidenced by the Note of even date herewith and secured hereby and all other obligations set forth in said Note and herein. Upon payment in full of the above amount, Secured Party shall release such lien and security interest and shall promptly, at Debtor's expense, undertake all actions reasonably requested by Debtor to effectuate the release of such lien and security interest.

SECTION TWO
RIGHTS OF DEBTOR IN COLLATERAL

Debtor warrants and represents that, except for the security interest granted hereby and the liens on specific equipment set forth in Appendices IV hereto attached, it is,

or upon the payment of the purchase price will be, the owner of the Collateral free and clear of all liens, security interest, or encumbrances including tax liens and other governmental assessments, and Debtor covenants that it will keep the Collateral free and clear of such liens, security interests and encumbrances, and shall defend Collateral against all claims and demands of any and all persons claiming Collateral or any interest thereon.

SECTION THREE FINANCING STATEMENTS

Debtor will cause this Security Agreement to be duly filed promptly upon the execution of this Security Agreement with the Interstate Commerce Commission pursuant to 49 U.S.C. §11303 and deposited with the Registrar General of Canada pursuant to Section 86 of the Railway Act of Canada and provision will be made for publication of notice of such deposit in the Canada Gazette in accordance with said Section 86. Debtor represents and warrants that no other filing, recording or deposit (or giving of notice) with any other Federal, state or local government or agency thereof is necessary in order to protect the rights of the Secured Party under this agreement in and to the Collateral set forth in Appendices I-IV in any State of the United States of America, the District of Columbia or Canada or any Province thereof. Debtor shall pay the cost of filing and depositing this Security Agreement. Debtor agrees at its own cost and expense to make any supplemental filings and deposits as may from time to time become necessary or desirable to protect the rights of the Secured Party. Debtor agrees to make the filings described herein for any substitution or replacement items of Collateral. Within a reasonable time after purchase of any item of Collateral or election under Section Seven hereto to make such item part of the Collateral, Debtor will furnish Secured Party with certificates or other evidence of such filing registering, depositing or recording satisfactory to Secured Party.

SECTION FOUR IDENTIFICATION MARKS

Debtor will cause the Collateral to be numbered with the identification number set forth in Appendices I-IV hereto, and will replace promptly any such markings which may be removed, defaced or destroyed. Debtor will not change the identification number of any items of Collateral unless and until (i) a statement of new number or numbers to be substituted therefor shall have been provided to Secured Party and (ii) duly filed and deposited by the Debtor in all public offices where this Security Agreement shall have been filed and deposited.

SECTION FIVE
USE OF COLLATERAL

Collateral is and shall be used primarily for Debtor's railroad business and Debtor shall not sell or offer to sell or otherwise transfer the Collateral or any interest therein without the prior written consent of Secured Party, nor except as provided in this Section Five shall Debtor transfer or permit the transfer of possession of the Collateral.

So long as Debtor is not in default, Debtor shall be entitled to the possession and use of the Collateral in accordance with the terms of this Security Agreement and, without the prior written consent of Secured Party, Debtor may lease the Collateral to, or permit its use by, a user incorporated in the United States of America (or any State thereof or the District of Columbia), upon lines of railroad owned or operated by Debtor or such user or by a railroad company or companies incorporated in the United States of America (or any State thereof or the District of Columbia), or over which Debtor, such user, or such railroad company or companies have trackage rights or rights for operation of their trains, and upon the lines of railroad of connecting and other carriers in the usual interchange of traffic or in through or run-through service, but only (as expressly shall be stated in any such lease) upon and subject to all the terms and conditions of this Security Agreement; provided, however, that the Secured Party's written consent, not to be unreasonably withheld, must be obtained for any lease that is for the term longer than six months; provided further, however, that Debtor shall not lease or permit the use of the Collateral in service involving operation or maintenance outside the United States of America except that occasional service in Canada shall be permitted so long as such service in Canada does not involve regular operation and maintenance outside the United States of America. No such assignment or lease shall relieve Debtor of its obligations hereunder.

Debtor agrees at all times to comply with all applicable laws of the jurisdictions in which its operations involving the items of Collateral may extend, with the interchange rules of the Association of American Railroads, if applicable, and with all lawful rules of the United States Department of Transportation, the Interstate Commerce Commission and any other legislative, executive, administrative or judicial body exercising any power or jurisdiction over the items of Collateral, to the extent that such laws and rules affect the title, operation or use of the items of Collateral. In the event that, prior to the expiration of this Security Agreement, such laws or rules require any alteration, replacement, addition or modification of or to any part on items of Collateral, the Debtor will conform therewith at its own expense.

SECTION SIX MAINTENANCE

Debtor will repair and maintain each items of Collateral so as to keep it in as good operating condition as of the date of execution of this Security Agreement (ordinary wear and tear excepted) and, in compliance with any and all applicable laws and regulations now in force and hereinafter enacted. Secured Party shall have the right, upon reasonable notice to Debtor and at its own risk and expense, to inspect the Collateral during reasonable business hours. Debtor shall, upon reasonable notice, provide Secured Party with the current locations of the Collateral.

SECTION SEVEN CASUALTY OCCURRENCES

In the event that any items of Collateral shall be or become lost, stolen, destroyed, or in the opinion of Debtor, worn out or irreparably damaged, from any cause whatsoever, or taken or requisitioned by condemnation or otherwise by the United States Government or by any other government or governmental entity (such occurrence hereinafter referred to as a Casualty Occurrence), Debtor shall promptly notify Secured Party and, at Debtor's option, shall within 30 days: (i) replace the Collateral having suffered the casualty occurrence with railroad equipment of similar type, age and construction; (ii) substitute other railroad equipment acceptable to Secured Party; or (iii) pay to Secured Party that portion of the unamortized principal of the debt allocable to the item or items of Collateral having suffered the Casualty Occurrence together with any accrued and unpaid interest thereon (reference shall be made to the purchase price of the items suffering a Casualty Occurrence relative to the total purchase price of the Collateral in determining the unamortized principal allocable to the items having suffered a Casualty Occurrence). Any items of railroad equipment provided under (i) and (ii) hereto shall become part of the Collateral and subject to all the terms and conditions of the Note executed in connection with this agreement and this Security Agreement.

SECTION EIGHT INSURANCE

It is understood and agreed that Debtor will maintain a program of self insurance or risk assumption, whereby, Debtor, at its sole cost and expense, provides for the loss or theft of or damage to the Collateral for the full replacement value thereof. In the event Debtor carries or causes to be carried any excess coverage or umbrella coverage, the same shall be for the benefit of and name the Secured Party in the manner and to the extent provided below.

The Debtor will, at all times prior to the satisfaction of the Note, at its own expense, cause to be carried and maintained casualty insurance and public liability insurance in respect of the Collateral at the time subject hereto, against such risks, and comparable in amounts and against risks customarily insured against by the Debtor in respect of similar equipment owned by it, but in no event shall such coverage be for amounts or against risks less than the prudent industry standard for Class I line-haul railroads. All policies with respect to such insurance shall provide for payments to the Secured Party, as additional named insured or loss payee, as its interests may appear, shall provide for at least 30 days' prior written notice by the insurance carrier to the Secured Party in the event of cancellation, expiration or amendment (and the Debtor shall provide 30 days' prior written notice to the Secured Party in any such event), shall include waivers by the insurer of all claims for premiums against the Secured Party, and shall provide that losses are payable notwithstanding, among other things, any act of negligence of the Debtor, or the Secured Party, more hazardous use or occupation of the Collateral than that permitted by such policies, any breach or violation by the Debtor or the Secured Party, of any warranty, declaration, condition or other provision contained in any such policy, or foreclosure, notice of sale or any other proceeding in respect of the Collateral, or any change in the title to or ownership of any of the Collateral. Each such insurance policy shall expressly provide that all of the provisions thereof except the limits of liability (which shall be applicable to all insureds as a group) and liability for premiums (which shall be solely a liability of the Debtor) shall operate in the same manner as if it were a separate policy covering each insured and shall be primary without right of contribution from any insurance carried by the Secured Party. The Debtor shall concurrently with the execution and delivery of this Security Agreement and not later than June 15 of each year thereafter, commencing June 15, 1987, furnish to the Secured Party a certificate of an independent insurance broker acceptable to the Secured Party evidencing the maintenance of the insurance required hereunder and shall, if requested by Secured Party, furnish certificates evidencing renewal 30 days prior to the expiration date of such policy or policies. In the event that the Debtor shall fail to maintain insurance as herein provided, the Secured Party may at its option on five business days' prior written notice to the Debtor provide such insurance (giving the Debtor prompt written notice thereof) and, in such event, the Debtor shall upon demand, from time to time, reimburse the Secured Party for the cost thereof, together with interest on the amount of such cost from the date of payment thereof, at a rate per annum equal to the "Prime Rate" of interest of the Secured Party in effect from time to time. For the purposes hereof, Prime Rate shall mean the rate of interest designated as such by

the management of Secured Party, whether or not such rate shall be publicly announced or published. If the Secured Party shall receive any insurance proceeds or condemnation payments in respect of any Collateral suffering a Casualty Occurrence, the Secured Party shall, subject to the Debtor's having satisfied the requirements of Section Seven hereof and provided no Event of Default shall have occurred and be continuing, pay such proceeds or condemnation payments to the Debtor. All insurance proceeds received by the Secured Party in respect of any items of Collateral not suffering a Casualty Occurrence shall be paid to the Debtor upon proof satisfactory to the Secured Party that any damage to such Collateral in respect of which such proceeds were paid has been fully repaired, provided no Event of Default shall have occurred and be continuing. Any amounts paid or payable to Secured Party under the foregoing insurance shall not be reduced on account of any amount which may be paid or payable to Secured Party by reason of claims made under any other policies of insurance under which Secured Party is a beneficiary or claimant. Notwithstanding the foregoing, the Secured Party shall in no event be obligated to participate in the funding of any self-insurance program of the Debtor.

SECTION NINE REIMBURSEMENT OF EXPENSES

In the event that Debtor fails to keep the Collateral free from liens, security interests and encumbrances in accordance with Section Two hereof or fails to maintain the insurance program set forth in Section Eight hereof, Secured Party, after written notice to Debtor, may, at its option, discharge all such liens, security interests or other encumbrances or pay for insurance on the Collateral and Debtor shall reimburse Secured Party on demand for any payment made or any expense incurred by Secured Party pursuant to the foregoing authorization. Any such disbursement shall bear interest at the late charge rate provided in the Note and shall be a further lien on the Collateral subject to the terms and conditions of this Security Agreement.

SECTION TEN REPORTS

On or before April 30 in each year, commencing with the calendar year 1987, the Debtor will furnish to the Secured Party a certificate signed by an officer of the Debtor (a) setting forth as at the preceding December 31 the amount, description and numbers of all items of Collateral then included hereunder, the amount, description and numbers of all items of Collateral that have suffered a Casualty Occurrence during the preceding calendar year or are then undergoing or awaiting repairs (other than running repairs) and, if applicable, the amount description and numbers of any

Collateral replacements or substitutions made pursuant to Section Seven hereof.

SECTION ELEVEN
DEFAULTS/REMEDIES

If, during the continuance of this Security Agreement, one or more of the foregoing events (each such event being herein sometimes called an "Event of Default") shall occur:

(A) default shall be made in payment of any amount provided for in this Security Agreement or in the Note attached hereto, and such default shall continue for ten business days after Secured Party has notified Debtor in writing that payment has not been received;

(B) the Debtor shall make or permit any unauthorized assignment or transfer of the right to possession of the Collateral, or any items thereof;

(C) default shall be made in the observance or performance of any other of the covenants, conditions and agreements on the part of the Debtor contained herein and such default shall continue for 30 days after the written notice from the Secured Party to the Debtor specifying the default and demanding that the same be remedied;

(D) a petition under Title 11 of the United States Code, as now constituted or as hereafter amended, shall be filed by or against the Debtor and (unless such petition shall have been dismissed, nullified, stayed or otherwise rendered ineffective, but then only so long as such stay shall continue in force or such ineffectiveness shall continue) all the obligations of the Debtor under this Security Agreement shall not have been and shall not continue to have been duly assumed in writing, pursuant to a court order or decree, by a trustee or trustees appointed (whether or not subject to ratification) in such proceeding in such manner that such obligations shall have the same status as expenses of administration and obligations incurred by such trustee or trustees, within 60 days after such petition shall have been filed and otherwise in accordance with the provisions of 11 U.S.C. §1168, or any successor provision as the same may hereafter be amended; or

(E) any other proceeding shall be commenced by or against the Debtor for any relief which includes any modification of the obligations of the Debtor hereunder under any bankruptcy or insolvency laws, or laws relating to the relief of debtors, readjustments of indebtedness, reorganizations, arrangements, compositions or extensions (other than a law which does not permit any readjustments of such obligations), and (unless such proceeding shall have been dismissed, nullified, stayed or otherwise rendered

ineffective, but then only so long as such stay shall continue in force or such ineffectiveness shall continue) all the obligations of the Debtor under this Security Agreement shall not have been and shall not continue to have been duly assumed in writing, pursuant to a court order or decree, by a trustee or trustees or receiver or receivers appointed (whether or not subject to ratification) for the Debtor or for the property of the Debtor in connection with any such proceeding in such manner that such obligations shall have the same status as expenses of administration and obligations incurred by such a trustee or trustees or receiver or receivers, within 60 days after such proceeding shall have been commenced;

then, in any such case, the Secured Party, at its option, may:

(a) proceed by appropriate court action or actions either at law or in equity to enforce performance by the Debtor of the applicable covenants of this Security Agreement, or to recover damages for the breach thereof;

(b) by notice in writing to the Debtor declare all obligations of Debtor under this Security Agreement and the Note secured hereby immediately due and payable and thereupon the Secured Party may by its agents, subject to compliance with all mandatory requirements of law, enter upon the premises of the Debtor or other premises where any of the Debtor may be and take possession of all or any of such items of Collateral.

In addition, the Debtor shall be liable, except as otherwise provided above, for any and all unpaid amounts due hereunder before, during or after the exercise of any of the foregoing remedies and for all reasonable attorneys' fees and other costs and expenses incurred by reason of the occurrence of any Event of Default or the exercise of the Secured Party's remedies with respect thereto, including all costs and expenses incurred in connection with the return of any items of Collateral provided, however, that if Secured Party shall sell the Collateral for an amount in excess of all amounts due under this Security Agreement or the Note Secured Party shall promptly pay such excess to Debtor or any other party legally entitled thereto.

The remedies in this Security Agreement provided in favor of the Secured Party shall not be deemed exclusive, but shall be cumulative and may be exercised concurrently or consecutively, and shall be in addition to all other remedies in its favor existing at law or in equity.

SECTION TWELVE
POSSESSION OF COLLATERAL UPON DEFAULT

If the Secured Party exercises its remedies pursuant to Section Eleven hereof and seeks to realize upon the Collateral, then: the Debtor shall forthwith deliver possession of the Collateral to the Secured Party. Each item of Collateral so delivered shall be in the condition required by Section Six hereof. For the purpose of delivering possession, the Debtor shall:

(a) forthwith and in the usual manner give prompt notice to the Association of American Railroads and all railroads to which any item or items of Collateral have been interchanged or which may have possession thereof to return the items of Collateral;

(b) place such items of Collateral upon storage tracks of the Debtor as the Secured Party reasonably may designate;

(c) permit the Secured Party to store such items of Collateral on such tracks at the risk of the Debtor without charge for insurance, rent or storage until such items of Collateral have been sold, leased or otherwise disposed of by the Secured Party; and

(d) transport the same to any place on the lines of railroad operated by the Debtor or to any connecting carrier for shipment, all as directed by Secured Party.

The assembling, delivery, storage, insurance and transporting of the Collateral as hereinbefore provided shall be at the expense and risk of the Debtor and are of the essence of this Security Agreement and, upon application to any court of equity having jurisdiction, the Secured Party shall be entitled to a decree against the Debtor requiring specific performance of the covenants of the Debtor so to assemble, deliver, store and transport the Collateral. During any storage period, the Debtor will, at its own expense, maintain and keep the Collateral in the condition required by the first paragraph of Section Six hereof and will permit and cooperate with the Secured Party or any person designated by it, including the authorized representative or representatives of any prospective purchaser, lessee or user of any such items of Collateral, to inspect the same in a reasonable manner consistent with industry practice. All rent and per diem charges earned in respect of the items of Collateral after the date of termination of this Security Agreement pursuant to Section Eleven hereof shall belong to the Secured Party, and, if received by the Debtor, shall be promptly turned over to the Secured Party.

SECTION THIRTEEN
NOTICE

Any notice required or permitted to be given by either party hereto to the other shall be deemed to have been received by the addressee on the date of transmission, if by telex, or on the date of actual receipt, if by mail or by hand, if addressed as follows:

(a) if to the Secured Party, at Manufacturers National Bank of Detroit, 100 Renaissance Center, Detroit, MI 48243,
Attention of National Division.

(b) if to the Debtor, at 1310 Six Penn Center Plaza, Philadelphia, Pennsylvania 19103, Attention of Director-Financing;
or at such other addresses as either party shall have designated to the other party in writing.

SECTION FOURTEEN
SEVERABILITY; EFFECT AND MODIFICATION OF LEASE

Any provision of this Security Agreement which is prohibited or unenforceable in any jurisdiction shall be, as to such jurisdiction, ineffective to the extent of such prohibition or unenforceability in such jurisdiction and shall not invalidate or render unenforceable such provision in any other jurisdiction.

This Security Agreement exclusively and completely states the rights and obligations of the Secured Party and the Debtor with respect to the use of the items of Collateral as Collateral and supersedes all other agreements, oral or written, with respect thereto. No variation or modification of this Security Agreement and no waiver of any of its provisions or conditions shall be valid unless in writing and signed by duly authorized signatories for the Secured Party and the Debtor.

SECTION FIFTEEN
ASSIGNMENT BY SECURED PARTY

So long as no Event of Default exists hereunder, this Security Agreement and the Note secured hereby shall not be assignable in whole or in part by the Secured Party or any affiliated company of the Secured Party without the written consent of the Debtor, which shall not be unreasonably withheld, but no such consent shall be required for an assignment to an affiliated company of the Secured Party. All the rights of the Secured Party hereunder shall inure to the benefit of the Secured Party's successors and assigns.

SECTION SIXTEEN
LAW GOVERNING

The terms of this Agreement and all rights and obligations hereunder shall be governed by the laws of the State of Michigan; provided, however, that the parties shall be entitled to all rights conferred by 49 U.S.C. §11303 and such additional rights arising out of the filing or deposit hereof, if any, as shall be conferred by the laws of the several jurisdictions in which this Security Agreement shall be filed or deposited.

IN WITNESS WHEREOF, the parties hereto have executed or caused this instrument to be executed as the date first above written.

CONSOLIDATED RAIL CORPORATION

By J. D. Schmidt
Director - Financing

Manufacturers National Bank of Detroit
By Timothy V. Talbert
Timothy V. Talbert
Vice President

COMMONWEALTH OF PENNSYLVANIA :
: SS
COUNTY OF PHILADELPHIA :

On this 31 day of December, 1986, before me personally appeared, T. D. Schmidt, to me personally known, who, being by me duly sworn, says that he is Director-Financing of CONSOLIDATED RAIL CORPORATION, that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

[Notarial Seal]

Marianne C. Baker
Notary Public
MARIANNE C. BAKER
Notary Public, Phila., Phila. Co.
My Commission Expires Aug. 6, 1990

:
: SS
:

On this 31ST day of DECEMBER, 1986, before me personally appeared TIMOTHY V. TALBERT, to me personally known, who, being by me duly sworn, says that he is VICE PRESIDENT of MANUFACTURERS BANK OF DETROIT, that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

[Notarial Seal]

Janice I. Nadratowski
Notary Public
JANICE I. NADRATOWSKI
Notary Public, Wayne County, Michigan
My Commission Expires October 18, 1988

1,444 Bethlehem Steel 45' 100-ton Open Top Triple Hopper Cars to include reporting marks:

694501-01

85 Cars Serial Nos 482000-482084

(Destroyed cars as follows: 482032, 482048, 482049, 482053, 482054, 482055, 482071)

694501-02

533 Cars Serial Nos 482085-482617

(Destroyed cars as follows: 482099, 482110, 482120, 482147, 482182, 482220, 482221, 482240, 482244, 482251, 482260, 482303, 482310, 482347, 482358, 482365, 482394, 482400, 482432, 482441, 482455, 482525, 482539)

694501-03

704 Cars Serial Nos 482618-483321

(Destroyed cars as follows: 482619, 482719, 482727, 482758, 482768, 482779, 482805, 482822, 482830, 482889, 482937, 482976, 483013, 483044, 483127, 483189, 483193, 483201, 483231, 483233, 483296, 483307, 483318)

694501-04

178 Cars Serial Nos 483322-483499

(Destroyed cars as follows: 483391, 483397, 483466)

\$ cost
\$ 4,876.98 each
\$ 7,042,359.12 Total

KCM
JH

REPORT IA357202 - DATE 09/25/86 TIME 0912

EQUIPMENT

ACCOUNTING

PASS-01 PAGE-0689

PERIOD COVERED - SEPTEMBER

1986

LISTING 8-06

FINANCE REGISTER BY FINANCE NO.-UNIT NO. PROGRAM- IA3572

R	FIN C	FIN	PRESENT	CR/ACQ	ORIG	ALP	AAR	LOT	BL	INS	CR	CONRAIL	FORMER	OM	DATE	MAIT	Z
E	NUM	D	UNIT NUMBER	COST	UNIT NUMBER	CLASS	CODE	NO.	DR	CD	A+I	L/V	ORG/CST	NR	ACQ.	ING	STATUS
3	888	L	060771	RDG 041680	11842	RDG 041680	HRIB	H450	54	1		11842	14752	KC	072071	1	1
3	888	L	060771	RDG 041681	11842	RDG 041681	HRIB	H450	54	1		11842	14752	KC	072071	1	1
3	888	L	060771	RDG 041682	11842	RDG 041682	HRIB	H450	54	1	296	12138	14752	KC	072171	1	1
3	888	L	060771	RDG 041683	11842	RDG 041683	HRIB	H450	54	1		11842	14752	KC	072171	1	1
3	888	L	060771	RDG 041687	11842	RDG 041687	HRIB	H450	54	1		11842	14752	KC	072271	1	1
3	888	L	060771	RDG 041688	11842	RDG 041688	HRIB	H450	54	1		11842	14752	KC	072271	1	1
3	888	L	060771	RDG 041689	11842	RDG 041689	HRIB	H450	54	1	300	11842	14752	KC	072171	1	1
3	888	L	060771	RDG 041690	11842	RDG 041690	HRIB	H450	54	1		12142	14752	KC	072171	1	1
3	888	L	060771	RDG 041691	11842	RDG 041691	HRIB	H450	54	1		11842	14752	KC	072271	1	1
3	888	L	060771	RDG 041693	11842	RDG 041693	HRIB	H450	54	1		11842	14752	KC	072171	1	1
3	888	L	060771	RDG 041694	11842	RDG 041694	HRIB	H450	54	1		11842	14752	KC	072171	1	1
3	888	L	060771	RDG 041695	11842	RDG 041695	HRIB	H450	54	1		11842	14752	KC	072071	1	1
3	888	L	060771	RDG 041698	11842	RDG 041698	HRIB	H450	54	1		11842	14752	KC	072071	1	1
3	888	L	060771	RDG 041700	11842	RDG 041700	HRIB	H450	54	1		11842	14752	KC	072171	1	1
3	888	L	060771	RDG 041701	11842	RDG 041701	HRIB	H450	54	1		11842	14752	KC	072271	1	1
3	888	L	060771	RDG 041702	11842	RDG 041702	HRIB	H450	54	1		11842	14752	KC	072171	1	1
3	888	L	060771	RDG 041704	11842	RDG 041704	HRIB	H450	54	1		11842	14752	KC	072171	1	1
3	888	L	060771	RDG 041705	11842	RDG 041705	HRIB	H450	54	1		11842	14752	KC	072671	1	1
3	888	L	060771	RDG 041706	11842	RDG 041706	HRIB	H450	54	1		11842	14752	KC	072671	1	1
3	888	L	060771	RDG 041708	11842	RDG 041708	HRIB	H450	54	1		11842	14752	KC	072671	1	1
3	888	L	060771	RDG 041709	11842	RDG 041709	HRIB	H450	54	1	299	11842	14752	KC	072371	1	1
3	888	L	060771	RDG 041710	11842	RDG 041710	HRIB	H450	54	1		12142	14752	KC	072371	1	1
3	888	L	060771	RDG 041711	11842	RDG 041711	HRIB	H450	54	1		11842	14752	KC	072371	1	1
3	888	L	060771	RDG 041712	11842	RDG 041712	HRIB	H450	54	1		11842	14752	KC	072371	1	1
3	888	L	060771	RDG 041713	11842	RDG 041713	HRIB	H450	54	1		11842	14752	KC	072271	1	1
3	888	L	060771	RDG 041714	11842	RDG 041714	HRIB	H450	54	1		11842	14752	KC	072271	1	1
3	888	L	060771	RDG 041715	11842	RDG 041715	HRIB	H450	54	1		11842	14752	KC	072271	1	1
3	888	L	060771	RDG 041716	11842	RDG 041716	HRIB	H450	54	1		11842	14752	KC	072271	1	1
3	888	L	060771	RDG 041717	11842	RDG 041717	HRIB	H450	54	1		11842	14752	KC	072271	1	1
3	888	L	060771	RDG 041718	11842	RDG 041718	HRIB	H450	54	1		11842	14752	KC	072271	1	1
3	888	L	060771	RDG 041719	11842	RDG 041719	HRIB	H450	54	1		11842	14752	KC	072271	1	1
3	888	L	060771	RDG 041720	11842	RDG 041720	HRIB	H450	54	1		11842	14752	KC	072271	1	1
3	888	L	060771	RDG 041721	11842	RDG 041721	HRIB	H450	54	1	296	12138	14752	KC	072271	1	1
3	888	L	060771	RDG 041722	11842	RDG 041722	HRIB	H450	54	1		11842	14752	KC	072271	1	1
3	888	L	060771	RDG 041723	11842	RDG 041723	HRIB	H450	54	1		11842	14752	KC	072271	1	1
3	888	L	060771	RDG 041724	11842	RDG 041724	HRIB	H450	54	1		11842	14752	KC	072271	1	1
3	888	L	060771	RDG 041725	11842	RDG 041725	HRIB	H450	54	1		11842	14752	KC	072271	1	1
3	888	L	060771	RDG 041727	11842	RDG 041727	HRIB	H450	54	1		11842	14752	KC	072271	1	1
3	888	L	060771	RDG 041728	11842	RDG 041728	HRIB	H450	54	1	296	12138	14752	KC	072371	1	1
3	888	L	060771	RDG 041729	11842	RDG 041729	HRIB	H450	54	1		11842	14752	KC	072371	1	1
3	888	L	060771	RDG 041730	11842	RDG 041730	HRIB	H450	54	1		11842	14752	KC	072371	1	1
3	888	L	060771	RDG 041732	11842	RDG 041732	HRIB	H450	54	1		11842	14752	KC	072371	1	1
3	888	L	060771	RDG 041733	11842	RDG 041733	HRIB	H450	54	1		11842	14752	KC	072371	1	1
3	888	L	060771	RDG 041735	11842	RDG 041735	HRIB	H450	54	1		11842	14752	KC	072371	1	1
3	888	L	060771	RDG 041736	11842	RDG 041736	HRIB	H450	54	1		11842	14752	KC	072371	1	1
3	888	L	060771	RDG 041737	11842	RDG 041737	HRIB	H450	54	1		11842	14752	KC	072371	1	1
3	888	L	060771	RDG 041738	11842	RDG 041738	HRIB	H450	54	1	315	11842	14752	KC	072371	1	1
3	888	L	060771	RDG 041739	11842	RDG 041739	HRIB	H450	54	1		12157	14752	KC	072371	1	1
3	888	L	060771	RDG 041740	11842	RDG 041740	HRIB	H450	54	1		11842	14752	KC	072671	1	1
3	888	L	060771	RDG 041742	11842	RDG 041742	HRIB	H450	54	1		11842	14752	KC	072371	1	1

PERIOD COVERED - SEPTEMBER 1986 LISTING Q-06 FINANCE REGISTER BY FINANCE NO.-UNIT NO. PROGRAM- IA3572

R FIN C	FIN	PRESENT	CR/ACQ	ORIG	ALP	AAR	LOT	BL	INS	CR	CONRAIL	FORMER	CM	DATE	WAIT	Z
E NUM D	DATE	UNIT NUMBER	COST	UNIT NUMBER	CLASS	CODE	NO.	DR	CD	A+I	L/V	ORG/CST	NR	ACQ.	ING	STATUS
3 888 L	060771	RDG 041744	11842	RDG 041744	HR1B	H450	54	1	1		11842	14752	KC	072371	1	1
3 888 L	060771	RDG 041747	11842	RDG 041747	HR1B	H450	54	1	1		11842	14752	KC	072671	1	1
3 888 L	060771	RDG 041752	11842	RDG 041752	HR1B	H450	54	1	1		11842	14752	KC	072871	1	1
3 888 L	060771	RDG 041753	11842	RDG 041753	HR1B	H450	54	1	1		11842	14752	KC	072771	1	1
3 888 L	060771	RDG 041755	11842	RDG 041755	HR1B	H450	54	1	1		11842	14752	KC	072971	1	1
3 888 L	060771	RDG 041756	11842	RDG 041756	HR1B	H450	54	1	1		11842	14752	KC	072971	1	1
3 888 L	060771	RDG 041760	11842	RDG 041760	HR1B	H450	54	1	1		11842	14752	KC	072971	1	1
3 888 L	060771	RDG 041762	11842	RDG 041762	HR1B	H450	54	1	1		11842	14752	KC	072871	1	1
3 888 L	060771	RDG 041763	11842	RDG 041763	HR1B	H450	54	1	1		11842	14752	KC	072971	1	1
3 888 L	060771	RDG 041765	11842	RDG 041765	HR1B	H450	54	1	1		11842	14752	KC	072971	1	1
3 888 L	060771	RDG 041766	11842	RDG 041766	HR1B	H450	54	1	1		11842	14752	KC	072971	1	1
3 888 L	060771	RDG 041767	11842	RDG 041767	HR1B	H450	54	1	1		11842	14752	KC	072871	1	1
3 888 L	060771	RDG 041768	11842	RDG 041768	HR1B	H450	54	1	1		11842	14752	KC	072871	1	1
3 888 L	060771	RDG 041769	11842	RDG 041769	HR1B	H450	54	1	1		11842	14752	KC	072971	1	1
3 888 L	060771	RDG 041770	11842	RDG 041770	HR1B	H450	54	1	1		11842	14752	KC	072971	1	1
3 888 L	060771	RDG 041771	11842	RDG 041771	HR1B	H450	54	1	1		11842	14752	KC	072971	1	1
3 888 L	060771	RDG 041772	11842	RDG 041772	HR1B	H450	54	1	1		11842	14752	KC	072971	1	1
3 888 L	060771	RDG 041773	11842	RDG 041773	HR1B	H450	54	1	1		11842	14752	KC	072971	1	1
3 888 L	060771	RDG 041774	13043	RDG 041774	HR1B	H450	54	1	1		13043	14752	KC	072971	1	1
* 121			1434083							9404	1443487	1784992		121	121	

Cost
\$ 5,500.00 each
 \$ 665,500.00 Total

APPENDIX III

REPORT 1A357202 - DATE 09/25/86 TIME 0912

EQUIPMENT ACCOUNTING

PASS-01 PAGE-0529

PERIOD COVERED - SEPTEMBER 1986

LISTING 8-06

FINANCE REGISTER BY FINANCE NO.-UNIT NO. PROGRAM-1A3572

R FIN C	FIN	PRESENT	CR/ACQ	ORIG	ALP	AAR	LOT	BL	INS	CR	CC/RAIL	FORMER	CM	DATE	WAIT	STATUS
E NUM D	DATE	UNIT NUMBER	COST	UNIT NUMBER	CLASS	CODE	NO.	DR	CD	A+I	L/V	ORG/CST	HR	ACQ.	ING	STATUS
3 741 L	081472	CR 216850	19743	PC 278066	X77	A603	49	1	1		19743	23323	HE	022673		
3 741 L	081472	CR 216851	19743	PC 278107	X77	A606	49	1	1		19743	23323	HE	031273		
3 741 L	081472	CR 216852	19743	PC 278107	X77	A602	49	1	1	359	20102	23323	HE	030273		
3 741 L	081472	CR 220948	19743	PC 220948	X76	A603	49	1	1		19743	21144	HE	110372		
3 741 L	081472	CR 220951	19743	PC 220951	X76	A603	49	1	1		19743	21144	HE	110372		
3 741 L	081472	CR 220952	19743	PC 220952	X76	A603	49	1	1	370	20113	21144	HE	110372		
3 741 L	081472	CR 220953	19743	PC 220953	X76	A603	49	1	1		19743	21144	HE	110372		
3 741 L	081472	CR 220955	19743	PC 220955	X76	A603	49	1	1	275	20018	21144	HE	110672		
3 741 L	081472	CR 220957	19743	PC 220957	X76	A603	49	1	1	275	20018	21144	HE	110672		
3 741 L	081472	CR 220958	19743	PC 220958	X76	A603	49	1	1	230	19973	21144	HE	110672		
3 741 L	081472	CR 220959	19743	PC 220959	X76	A603	49	1	1		19743	21144	HE	111072		
3 741 L	081472	CR 220961	19743	PC 220961	X76	A603	49	1	1	275	20018	21144	HE	110672		
3 741 L	081472	CR 220962	19743	PC 220962	X76	A603	49	1	1		19743	21144	HE	110672		
3 741 L	081472	CR 220964	19743	PC 220964	X76	A603	49	1	1	275	20024	21144	HE	110772		
3 741 L	081472	CR 220965	19743	PC 220965	X76	A603	49	1	1	281	20024	21144	HE	110772		
3 741 L	081472	CR 220966	19743	PC 220966	X76	A603	49	1	1	511	20254	21144	HE	110772		
3 741 L	081472	CR 220968	19743	PC 220968	X76	A603	49	1	1	392	20135	21144	HE	110672		
3 741 L	081472	CR 220971	19743	PC 220971	X76	A603	49	1	1	215	19958	21144	HE	110872		
3 741 L	081472	CR 220973	19743	PC 220973	X76	A603	49	1	1		19743	21144	HE	110872		
3 741 L	081472	CR 220974	19743	PC 220974	X76	A603	49	1	1	275	20018	21144	HE	110872		
3 741 L	081472	CR 220975	19743	PC 220975	X76	A603	49	1	1		19743	21144	HE	110872		
3 741 L	081472	CR 220976	19743	PC 220976	X76	A603	49	1	1		19743	21144	HE	110872		
3 741 L	081472	CR 220977	19743	PC 220977	X76	A603	49	1	1		19743	21144	HE	110872		
3 741 L	081472	CR 220978	19743	PC 220978	X76	A603	49	1	1		19743	21144	HE	110872		
3 741 L	081472	CR 220979	19743	PC 220979	X76	A603	49	1	1		19743	21144	HE	110872		
3 741 L	081472	CR 220980	19743	PC 220980	X76	A603	49	1	1	275	20018	21144	HE	110872		
3 741 L	081472	CR 220982	19743	PC 220982	X76	A603	49	1	1		19743	21144	HE	110972		
3 741 L	081472	CR 220983	19743	PC 220983	X76	A603	49	1	1		19743	21144	HE	110972		
3 741 L	081472	CR 220984	19743	PC 220984	X76	A603	49	1	1		19743	21144	HE	110972		
3 741 L	081472	CR 220985	19743	PC 220985	X76	A603	49	1	1		19743	21144	HE	110972		
3 741 L	081472	CR 220986	19743	PC 220986	X76	A603	49	1	1		19743	21144	HE	110972		
3 741 L	081472	CR 220987	19743	PC 220987	X76	A603	49	1	1		19743	21144	HE	110972		
3 741 L	081472	CR 220988	19743	PC 220988	X76	A603	49	1	1	311	20054	21144	HE	111072		
3 741 L	081472	CR 220991	19743	PC 220991	X76	A603	49	1	1	275	20018	21144	HE	111372		
3 741 L	081472	CR 220992	19743	PC 220992	X76	A603	49	1	1		19743	21144	HE	111372		
3 741 L	081472	CR 220993	19743	PC 220993	X76	A603	49	1	1	360	20103	21144	HE	111372		
3 741 L	081472	CR 220994	19743	PC 220994	X76	A603	49	1	1	275	20018	21144	HE	111372		
3 741 L	081472	CR 220995	19743	PC 220995	X76	A603	49	1	1		19743	21144	HE	111772		
3 741 L	081472	CR 220996	19743	PC 220996	X76	A603	49	1	1		19743	21144	HE	111772		
3 741 L	081472	CR 220997	19743	PC 220997	X76	A603	49	1	1	6221	20577	23323	HE	030673		
3 741 L	081472	CR 278045	19743	PC 278045	X77	A632	49	1	1	634	20577	23323	HE	030673		
3 741 L	081472	CR 278046	19743	PC 278046	X77	A632	49	1	1		20577	23323	HE	020973		
3 741 L	081472	CR 278047	19743	PC 278047	X77	A632	49	1	1		19743	23323	HE	020973		
3 741 L	081472	CR 278048	19743	PC 278048	X77	A632	49	1	1	316	20059	23323	HE	021273		
3 741 L	081472	CR 278049	19743	PC 278049	X77	A632	49	1	1	6242	25985	23323	HE	021273		
3 741 L	081472	CR 278050	19743	PC 278050	X77	A632	49	1	1	6219	25961	23323	HE	021373		
3 741 L	081472	CR 278051	19743	PC 278051	X77	A632	49	1	1	359	20102	23323	HE	021373		
3 741 L	081472	CR 278052	19743	PC 278052	X77	A632	49	1	1		20102	23323	HE	021373		
3 741 L	081472	CR 278053	19743	PC 278053	X77	A632	49	1	1	6242	25985	23323	HE	021373		

PERIOD COVERED - SEPTEMBER 1986

LISTING Q-06

FINANCE REGISTER BY FINANCE NO.-UNIT NO. PROGRAM- IA3572

R FIN C	FIN	PRESENT	CR/ACQ	ORIG	ALP	AAR	LOT	BL	INS	CR	CONRAIL	FORMER	OM	DATE	WAIT
E NUM D	DATE	UNIT NUMBER	COST	UNIT NUMBER	CLASS	CODE	NO.	DR	CD	A+I	L/V	ORG/CST	NR	ACQ.	ING STATUS
3 741 L	001472	CR 278054	19743	PC 278054	X77	A632	49	1	310	20053	23323	HE	021373		
3 741 L	081472	CR 278055	19743	PC 278055	X77	A632	49	1	359	20102	23323	HE	021473		
3 741 L	081472	CR 278056	19743	PC 278056	X77	A632	49	1		19743	23323	HE	021673		
3 741 L	081472	CR 278057	19743	PC 278057	X77	A632	49	1	6218	25961	23323	HE	021673		
3 741 L	081472	CR 278058	19743	PC 278058	X77	A632	49	1		19743	23323	HE	021673		
3 741 L	081472	CR 278059	19743	PC 278059	X77	A632	49	1	6242	25965	23323	HE	022073		
3 741 L	081472	CR 278060	19743	PC 278060	X77	A632	49	1	6242	25935	23323	HE	022073		
3 741 L	081472	CR 278061	19743	PC 278061	X77	A632	49	1	6219	25962	23323	HE	022073		
3 741 L	081472	CR 278062	19743	PC 278062	X77	A632	49	1	6242	25935	23323	HE	021673		
3 741 L	081472	CR 278063	19743	PC 278063	X77	A632	49	1	6221	25964	23323	HE	022073		
3 741 L	081472	CR 278064	19743	PC 278064	X77	A632	49	1	6218	25961	23323	HE	022073		
3 741 L	081472	CR 278065	19743	PC 278065	X77	A632	49	1	6242	25905	23323	HE	022073		
3 741 L	081472	CR 278066	19743	PC 278066	X77	A632	49	1	6242	25905	23323	HE	022173		
3 741 L	081472	CR 278067	19743	PC 278067	X77	A632	49	1	6241	25934	23323	HE	022173		
3 741 L	081472	CR 278068	19743	PC 278068	X77	A632	49	1	183	19926	23323	HE	022073		
3 741 L	081472	CR 278069	19743	PC 278069	X77	A632	49	1	6242	25905	23323	HE	022173		
3 741 L	081472	CR 278070	19743	PC 278070	X77	A632	49	1	6496	26239	23323	HE	022173		
3 741 L	081472	CR 278071	19743	PC 278071	X77	A632	49	1	6221	25985	23323	HE	022273		
3 741 L	081472	CR 278072	19743	PC 278072	X77	A632	49	1	6242	25961	23323	HE	022273		
3 741 L	081472	CR 278073	19743	PC 278073	X77	A632	49	1	6218	25964	23323	HE	022373		
3 741 L	081472	CR 278074	19743	PC 278074	X77	A632	49	1	6221	25964	23323	HE	022373		
3 741 L	081472	CR 278075	19743	PC 278075	X77	A632	49	1	6221	25964	23323	HE	022373		
3 741 L	081472	CR 278076	19743	PC 278076	X77	A632	49	1	6219	25962	23323	HE	022373		
3 741 L	081472	CR 278077	19743	PC 278077	X77	A632	49	1	6222	25965	23323	HE	022373		
3 741 L	081472	CR 278078	19743	PC 278078	X77	A632	49	1		19743	23323	HE	022373		
3 741 L	081472	CR 278079	19743	PC 278079	X77	A632	49	1	6221	25964	23323	HE	022673		
3 741 L	081472	CR 278080	19743	PC 278080	X77	A632	49	1	6221	25964	23323	HE	022673		
3 741 L	081472	CR 278081	19743	PC 278081	X77	A632	49	1	6223	25966	23323	HE	022673		
3 741 L	081472	CR 278082	19743	PC 278082	X77	A632	49	1	6241	25934	23323	HE	022673		
3 741 L	081472	CR 278083	19743	PC 278083	X77	A632	49	1	6221	25964	23323	HE	022673		
3 741 L	081472	CR 278084	19743	PC 278084	X77	A632	49	1	6218	25961	23323	HE	022673		
3 741 L	081472	CR 278085	19743	PC 278085	X77	A632	49	1	6241	25934	23323	HE	022673		
3 741 L	081472	CR 278086	19743	PC 278086	X77	A632	49	1	222	19965	23323	HE	022673		
3 741 L	081472	CR 278087	19743	PC 278087	X77	A632	49	1	6218	25961	23323	HE	022673		
3 741 L	081472	CR 278088	19743	PC 278088	X77	A632	49	1	6221	25964	23323	HE	022673		
3 741 L	081472	CR 278089	19743	PC 278089	X77	A632	49	1	6218	25961	23323	HE	022673		
3 741 L	081472	CR 278090	19743	PC 278090	X77	A632	49	1	6221	25964	23323	HE	022673		
3 741 L	081472	CR 278091	19743	PC 278091	X77	A632	49	1	6242	25905	23323	HE	022773		
3 741 L	081472	CR 278092	19743	PC 278092	X77	A632	49	1	6241	25984	23323	HE	022773		
3 741 L	081472	CR 278093	19743	PC 278093	X77	A632	49	1	6242	25985	23323	HE	022773		
3 741 L	081472	CR 278094	19743	PC 278094	X77	A632	49	1	6242	25935	23323	HE	022773		
3 741 L	081472	CR 278095	19743	PC 278095	X77	A632	49	1	6222	25965	23323	HE	022673		
3 741 L	081472	CR 278096	19743	PC 278096	X77	A632	49	1	6241	25934	23323	HE	022673		
3 741 L	081472	CR 278097	19743	PC 278097	X77	A632	49	1	6242	25935	23323	HE	022073		
3 741 L	081472	CR 278098	19743	PC 278098	X77	A632	49	1	6242	25905	23323	HE	022073		
3 741 L	081472	CR 278099	19743	PC 278099	X77	A632	49	1	6219	19743	23323	HE	022073		
3 741 L	081472	CR 278100	19743	PC 278100	X77	A632	49	1	6219	25962	23323	HE	022073		
3 741 L	081472	CR 278101	19743	PC 278101	X77	A632	49	1	6219	25962	23323	HE	030173		
3 741 L	081472	CR 278102	19743	PC 278102	X77	A632	49	1	6241	25904	23323	HE	030173		
3 741 L	081472	CR 278103	19743	PC 278103	X77	A632	49	1	6242	25905	23323	HE	030173		
3 741 L	081472	CR 278105	19743	PC 278105	X77	A632	49	1		19743	23323	HE	030173		
3 741 L	081472	CR 278106	19743	PC 278106	X77	A632	49	1		19743	23323	HE	030173		

PERIOD COVERED - SEPTEMBER 1986

LISTING q-06

FINANCE REGISTER BY FINANCE NO.-UNIT NO. PROGRAM- IA3572

R	FIN C	FIN	PRESENT	CR/ACQ	ORIG	ALP	AAR	LOT	BL	INS	CR	CONRAIL	FORMER	CM	DATE	WAIT	Z
E	NAM	D	DATE	UNIT	NUMBER	CLASS	CODE	NO.	DR	CD	A+I	L/V	ORG/CST	NR	ACQ.	ING	STATUS
3	741	L	081472	CR	278108	X77	A632	49	3	1	6406	26149	23323	HE	030273		
3	741	L	081472	CR	278109	X77	A632	49	1	1	6242	25985	23323	HE	031473		
3	741	L	081472	CR	278110	X77	A632	49	1	1	6219	25962	23323	HE	031473		
3	741	L	081472	CR	278111	X77	A632	49	1	1	19743	19743	23323	HE	031473		
3	741	L	081472	CR	278112	X77	A632	49	1	1	6221	25964	23323	HE	031473		
3	741	L	081472	CR	278113	X77	A632	49	1	1	6241	25984	23323	HE	031473		
3	741	L	081472	CR	278114	X77	A632	49	1	1	6219	25962	23323	HE	031573		
3	741	L	081472	CR	278115	X77	A632	49	1	1	6219	25962	23323	HE	031573		
3	741	L	081472	CR	278116	X77	A632	49	1	1	359	20102	23323	HE	031573		
3	741	L	081472	CR	278117	X77	A632	49	1	1	6242	25985	23323	HE	031673		
3	741	L	081472	CR	278118	X77	A632	49	1	1	6241	25984	23323	HE	031673		
3	741	L	081472	CR	278119	X77	A632	49	1	1	6557	26300	23323	HE	031673		
3	741	L	081472	CR	278120	X77	A632	49	1	1	6242	25985	23323	HE	031673		
3	741	L	081472	CR	278121	X77	A632	49	1	1	187	19930	23323	HE	031973		
3	741	L	081472	CR	278122	X77	A632	49	1	1	6218	25961	23323	HE	031973		
3	741	L	081472	CR	278123	X77	A632	49	1	1	6242	25985	23323	HE	031973		
3	741	L	081472	CR	278124	X77	A632	49	1	1	6242	25985	23323	HE	031973		
3	741	L	081472	CR	278125	X77	A632	49	1	1	6242	25985	23323	HE	031973		
3	741	L	081472	CR	278126	X77	A632	49	1	1	6242	25985	23323	HE	031973		
3	741	L	081472	CR	278127	X77	A632	49	1	1	6242	25985	23323	HE	031973		
3	741	L	081472	CR	278128	X77	A632	49	1	1	6242	25985	23323	HE	031973		
3	741	L	081472	CR	278129	X77	A632	49	1	1	359	20102	23323	HE	032073		
3	741	L	081472	CR	278130	X77	A632	49	1	1	328	20071	23323	HE	032073		
3	741	L	081472	CR	278131	X77	A632	49	1	1	511	20254	23323	HE	032173		
3	741	L	081472	CR	278132	X77	A632	49	1	1	6242	25985	23323	HE	032173		
3	741	L	081472	CR	278133	X77	A632	49	1	1	6242	25985	23323	HE	032173		
3	741	L	081472	CR	278134	X77	A632	49	1	1	6242	25985	23323	HE	032173		
3	741	L	081472	CR	278135	X77	A632	49	1	1	6242	25985	23323	HE	032173		
3	741	L	081472	CR	278136	X77	A632	49	1	1	6242	25985	23323	HE	032173		

Cost
 \$ 8,979.67 each
 \$ 1,167,355.88 Total